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## Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of	)		
	)		
Revision of Rules and Policies	)	IB Docket No. 95-168	_
for the Direct Broadcast	)	IB Docket No. 95-168 PP Docket No. 93-253	
Satellite Service	)	the same of the sa	

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## REPLY COMMENTS OF HOME BOX OFFICE

Home Box Office, a Division of Time Warner Entertainment Company, L.P. ("HBO"), by its attorneys and pursuant to Section 1.415 of the Commission's rules, 47 C.F.R. § 1.415, hereby submits its reply to the comments filed in the above-captioned proceeding. 1

HBO's reply comments in this proceeding are directed solely at the concerns expressed in the Commission's NPRM and by several commenters regarding the provision of "wholesale DBS" services. HBO opposes any attempt by the Commission to extend "program access" rules to "wholesale DBS." By so doing the Commission effectively would regulate the means and technologies through which programmers digitize, encrypt and

Revision of Rules and Policies for the Direct Broadcast
Satellite Service, Notice of Proposed Rulemaking in IB Docket
No. 95-168, PP Docket No. 93-253, FCC 95-445 (released October
30, 1995) ("Notice" or "NPRM").

NPRM at ¶ 61. See, e.g., Comments of EchoStar Satellite Corporation and Directsat Corporation; Comments of the United States Department of Justice.

distribute their programming to cable operators and other multichannel video programming distributors ("MVPDs").

Despite the fact that "wholesale DBS" to date is merely a concept and not an operational service, the Commission has reacted by suggesting that programmers be required to make their programming available to all DBS operators for "wholesale" delivery. This attempt at overregulation constitutes a radical departure from the Commission's "hands off" approach toward decisions concerning how programmers deliver their services to MVPDs. It exceeds the Commission's jurisdiction under the program access provisions of the 1992 Cable Act, and it is a proposed regulation premised upon a perceived problem that does not exist.

Programmers make critical decisions regarding the encryption, compression, and authorization of their services based on security, technical and quality concerns. The type of blanket requirement the Commission has proposed, however, would force programmers to utilize any digital technology deployed by a DBS operator regardless of whether that provider meets the programmers' technical, quality and security standards for distribution of programing to MVPDs.

The single most important components of any programming distribution system are secure encryption and high technical quality. As we enter the digital era, these facts will not change. Because theft raises the cost of doing business for

<sup>3 &</sup>lt;u>Id</u>. at ¶ 62.

programmers, MVPDs and, ultimately, consumers, product security is essential to the economic well-being of operators, subscribers and program networks. In addition, product security is vital for continued investment in programming and distribution services. Technical quality of the transport system is equally important, especially for subscription services such as HBO's, because consumers will not pay for technically inferior signals.

As the Commission is well aware, the programming and MVPD industries have been plagued by theft. Heretofore, the Commission has wisely refrained from mandating standards for video programming encryption and distribution, are recognizing that the marketplace is better equipped to control theft of services. The Commission should not, through an indiscriminate requirement, mandate that programmers transport and authorize their services to MVPDs through all DBS operators, regardless of their ability to provide a secure and technologically superior means of delivery.

The Commission's concerns apparently center on the notion that programmers vertically integrated with a DBS operator would favor "wholesale DBS" distribution by that affiliated DBS operator to the exclusion of others. Those concerns are unwarranted, especially at a time when no "wholesale DBS" service exists. The paramount interest of video programmers in securing as many outlets and subscribers as possible for

See In the Matter or Inquiry Into Encryption Technology for Satellite Cable Programming, 8 FCC Rcd 2925 (1993).

their services, not mandated access, will ensure that secure and technically superior transport and authorization systems will be deployed by programmers to maximize their subscriber/ audience potential.

Finally, HBO submits that the Commission lacks jurisdiction to require programmers to make their services available to all DBS operators for "wholesale" distribution. While certain programmers are subject to program access requirements vis-a-vis MVPDs pursuant to the 1992 Cable Act, no reasonable argument can be made that Congress intended to extend that obligation to require programmers to use any transport and authorization technologies deployed by DBS operators for the purpose of distributing their programming services to their MVPD customers.

For the foregoing reasons, HBO respectfully submits that the Commission should disavow any suggestion to require programmers to provide their services to all DBS operators for "wholesale" distribution.

Respectfully submitted,

HOME BOX OFFICE, a Division of Time Warner Entertainment Company, L.P.

By:

Benjamir

Kirby Kathleen

REED SMITH SHAW & McCLAY

1301 K Street, N.W.

Suite 1100 - East Tower

Washington, D.C. 20005-3317

(202) 414-9200

Its Attorneys

November 30, 1995

## CERTIFICATE OF SERVICE

I, Lynne M. Hensley, a secretary in the offices of Reed Smith Shaw & McClay, hereby certify that on November 30, 1995, I caused to be served by first class mail, postage prepaid, copies of the attached REPLY COMMENTS OF HOME BOX OFFICE on the following:

Norman P. Leventhal

Raul R. Rodriguez

David S. Keir

Renee L. Roland

Leventhal, Senter & Lerman

2000 K Street, N.W.

Suite
Suite 600

Washington, D.C. 20006

Attorneys for MCI Telecommunications

Corporation

Peter H. Feinberg
Michael S. Schooler
H. Anthony Lehv
Dow, Lohnes & Albertson
1255 Twenty-Third Street, N.W.
Suite 500
Washington, D.C. 20037
Attorneys for Cox Enterprises,
Inc.

William L. Fishman
Sullivan & Worcester
1025 Connecticut Avenue, N.W.
Suite 1000
Washington, D.C. 20036
Attorneys for Direct Broadcasting
Satellite Corporation

William R. Stevenson Vice Chairman Kennedy-Wilson International 530 Wilshire Boulevard Santa Monica, CA 90401

Jack Richards
John Reardon
Keller and Heckman
1001 G Street, N.W.
Suite 500 West
Washington, D.C. 20001
Attorneys for National Rural
Telecommunications Cooperative

Phillip L. Spector
Jeffrey H. Olson
Susan E. Ryan
Paul, Weiss, Rifkind, Wharton &
Garrison
1615 L Street, N.W.
Washington, D.C. 20036
Attorneys for CTA Incorporated

James H. Schollard
Chief Executive Officer
William P. Welty
Founder
Continental Satellite Corporation
c/o Monsey and Andrews
402 Nevada Highway
Boulder City, NV 89005

Robert J. Ungar
Arter & Hadden
1801 K Street, N.W.
Suite 400K
Washington, D.C. 20006
Attorneys for Cable
Telecommunications Association

Donald C. Rowe John P. Walsh 111 Westchester Avenue White Plains, NY 10604 Attorneys for NYNEX Corporation Donald J. Russell, Chief Telecommunications Task Force Antitrust Division U.S. Department of Justice 555 4th Street, N.W. Room 8104 Washington, D.C. 20001 Michael Fricklas Senior Vice President Deputy General Counsel Viacom Inc. 1515 Broadway New York, NY 10036

Gerald Musarra

Senior Director, Commercial Programs

Space & Strategic Missile Sector

Lockheed Martin Corporation

1725 Jefferson Davis Highway

Arlington, VA 22202

Michael J

Room 4H88

2000 West

Hoffman Es

Attorney

Herbert E. Marks
Marc Berejka
Brian J. McHugh
Squire, Sanders & Dempsey
1201 Pennsylvania Avenue, N.W.
Washington, D.C. 20044
Attorneys for the State of Hawaii

Richard S. Rodin
Robert Corn-Revere
Michelle M. Shanahan
Hogan & Hartson L.L.P.
Columbia Square
555 Thirteenth Street, N.W.
Washington, D.C. 20004
Attorneys for Advanced
Communications Corporation

Philip V. Otero Alexander P. Humphrey GE American Communications, Inc. Four Research Way Princeton, NJ 08540

Daniel L. Brenner
Diane B. Burstein
1724 Massachusetts Avenue, N.W.
Washington, D.C. 20036
Attorneys for the National Cable
Television Association, Inc.

Michael H. Hammer
Michael G. Jones
Willkie Farr & Gallagher
Three Lafayette Centre
1155 21st Street, N.W.
Suite 600
Washington, D.C. 20036-3384
Attorneys for Continental
Cablevision, Inc.

Michael J. Karson Room 4H88 2000 West Ameritech Center Drive Hoffman Estates, IL 60196-1025 Attorney for Ameritech

Charles P. Featherstun
David G. Richards
1133 21st Street, N.W.
Washington, D.C. 20036
Attorneys for BellSouth
Corporation

Brian Conboy
Todd G. Hartman
Willkie Farr & Gallagher
Three Lafayette Center
1155 21st Street, N.W.
Washington, D.C. 20036-3384
Attorneys for Time Warner
Entertainment Company, L.P.

Joseph A. Godles W. Kenneth Ferree Goldberg, Godles, Wiener & Wright 1229 Nineteenth Street, N.W. Washington, D.C. 20036 Attorneys for Panamsat Corporation

David P. Beddow President TEMPO DBS, Inc. 4100 E. Dry Creek Road Littleton, CO 80122 Philip L. Malet
Pantelis Michalopoulos
Pamela S. Strauss
Steptoe & Johnson L.L.P.
1330 Connecticut Avenue, N.W.
Washington, D.C. 20036
Attorneys for EchoStar Satellite
Corporation and DirectSat
Corporation

Marvin Rosenberg
Paul J. Feldman
Fletcher, Heald & Hildreth, P.L.C.
1300 North 17th Street
11th Floor
Rosslyn, VA 22209
Attorneys for United States Satellite
Broadcasting Company, Inc.

Gary M. Epstein
James H. Barker
Latham & Watkins
Suite 1300
1001 Pennsylvania Avenue, N.W.
Washington, D.C. 20004-2505
Attorneys for DIRECTV, Inc.

Leonard Schneidman
Dennis R. Kanin
Steven A. Bercu
Foley, Hoag & Eliot
One Post Office Square
Boston, MA 02109
Attorneys for American Satellite
Network, Inc.

Lynne M. Hensley